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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/407,544	09/28/1999	RICHARD CWIAKALA	PO9-99-158	2890
75	90 03/07/2002			
BLANCHE E. SCHILLER ESQ			EXAMINER	
5 COLUMBIA ALBANY, NY			PARK, ILWOO	
ALDAN1, N1 12203			ART UNIT	PAPER NUMBER
			2182	

Please find below and/or attached an Office communication concerning this application or proceeding.

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•		Application No.	Applicant(s)
	-	09/407,544	CWIAKALA ET AL.
	Office Action Summary	Examiner	Art Unit
		Ilwoo Park	2182
Period fo	The MAILING DATE of this communication or Reply	n appears on the cover sh	eet with the correspondence address
THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR RIMALING DATE OF THIS COMMUNICATIOnsions of time may be available under the provisions of 37 CI SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, or period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by steeply received by the Office later than three months after the red patent term adjustment. See 37 CFR 1.704(b).	ON.  FR 1.136(a). In no event, however, on.  a reply within the statutory minimule eriod will apply and will expire SIX estatute. cause the application to be	may a reply be timely filed  n of thirty (30) days will be considered timely.  (6) MONTHS from the mailing date of this communication.  come ABANDONED (35 U.S.C. § 133).
1)⊠	Responsive to communication(s) filed on	28 September 1999 .	
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠	This action is non-final	
3)	Since this application is in condition for a closed in accordance with the practice ur	llowance except for form nder <i>Ex parte Quayle</i> , 19	al matters, prosecution as to the merits is 35 C.D. 11, 453 O.G. 213.
Dispositi	ion of Claims		
4)⊠	Claim(s) <u>1-40</u> is/are pending in the applic	ation.	
	4a) Of the above claim(s) is/are with	hdrawn from consideration	on.
5) 🗌	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1-40</u> is/are rejected.		
-	Claim(s) is/are objected to.		•
8)□	Claim(s) are subject to restriction a	and/or election requireme	nt.
	ion Papers		
, —	The specification is objected to by the Exa		
10)	The drawing(s) filed on is/are: a)□		
	Applicant may not request that any objection		
11)	The proposed drawing correction filed on _		
	If approved, corrected drawings are required		i.
•—	The oath or declaration is objected to by the	ie Examiner.	
•	under 35 U.S.C. §§ 119 and 120		0.0.5.440(-) (4) (5)
-	Acknowledgment is made of a claim for for	oreign priority under 35 U	.5.C. § 1 19(a)-(d) of (f).
a)	☐ All b)☐ Some * c)☐ None of:		
	1. Certified copies of the priority document		
	2. Certified copies of the priority documents		
* (	<ol> <li>Copies of the certified copies of the application from the Internation</li> <li>See the attached detailed Office action for</li> </ol>	al Bureau (PCT Rule 17.	2(a)).
			J.S.C. § 119(e) (to a provisional application).
a	$(a) \square$ The translation of the foreign languag Acknowledgment is made of a claim for do	je provisional application	has been received.
Attachmer			
1) Notice	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-94 mation Disclosure Statement(s) (PTO-1449) Paper N	(8) 5) No	terview Summary (PTO-413) Paper No(s)  otice of Informal Patent Application (PTO-152)  her:

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#### DETAILED ACTION

1. Claims 1-40 are presented for examination.

# Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-40 are rejected under 35 U.S.C. 102(b) as being anticipated by Maeurer et al., US patent No. 5,301,323.

As to claims 1, 14, 27, and 28, Maeurer et al teach a method of managing input/output (I/O) configurations of a computing environment, said method comprising:

selecting a channel path from a plurality of channel paths to be used in adjusting an I/O configuration of said computing environment, said selecting being based on one or more characteristics associated with said channel path; and

dynamically adjusting said I/O configuration using the selected channel path [col. 3, lines 47-65].

4. As to claims 2, 15, and 29, Maeurer et al teach attaching the selected channel path to a subsystem of said I/O configuration [table 1].

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5. As to claims 3, 16, and 30, Maeurer et al teach said selected channel path and said subsystem are associated with a workload executing within at least one logical partition of said computing environment [col. 1, lines 24-31], and the dynamically adjusting provides additional resources [col. 2, lines 59-62] to said workload.

- 6. As to claims 4, 17, and 31, Maeurer et al teach said selected channel path was removed from another workload executing within at least one logical partition, thereby reducing resources of said another workload [table 1].
- 7. As to claims 5, 18, and 32, Maeurer et al teach removing attachment of the selected channel path from a subsystem of said I/O configuration [table 1].
- 8. As to claims 6, 19, and 33, Maeurer et al teach said one or more characteristics include at least one of an impact on response time, an impact on response time to achieve specific workload goals [col. 3, lines 51-56], contention on a subsystem of said I/O configuration, availability characteristics of said channel path, and complexity of the resulting I/O configuration.
- 9. As to claims 7, 20, and 34, Maeurer et al teach determining that said I/O configuration is to be adjusted [col. 7, lines 3-4].
- 10. As to claims 8, 21, and 35, Maeurer et al teach determining comprises using one or more workload goals in making the determination [col. 7, lines 65-67].
- 11. As to claims 9, 22, and 36, Maeurer et al teach the one or more workload goals are associated with workloads of a group of partitions of said computing environment [col. 1, lines 24-31; col. 2, lines 50-52].

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12. As to claims 10, 23, and 37, Maeurer et al teach determining comprises consulting with one or mere workload managers of said computing environment in making the determination [col. 4, lines 37-41].

- 13. As to claims 11, 24, and 38, Maeurer et al teach determining comprises using measured subsystem performance being within an average target range [table 1].
- 14. As to claims 12, 25, and 39, Maeurer et al teach projecting an impact of the adjustment on one or more subsystems to be effected by the adjustment, prior to said dynamically adjusting [col. 9, lines 22-26].
- 15. As to claims 13, 26, and 40, Maeurer et al teach dynamically adjusting when the impact is acceptable [col. 9, lines 22-26].

### Conclusion

16. Any inquiry concerning this communication should be directed to Ilwoo Park, whose telephone number is (703) 308-7811 or via e-mail, *ilwoo.park@uspto.gov*. The Examiner can normally be reached Monday through Friday from 9:00 AM to 5:30 PM.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Jeffrey A. Gaffin, can be reached at (703) 308-3301.

Any inquiry of a general nature of relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-9600.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

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Washington, D.C. 20231

## or faxed to:

(703) 746-7239 (for formal communications intended for entry),

(703) 746-7238 (for after-final communications),

or:

(703) 746-7240 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist)

liwoo Park

February 27, 2002

JEFFREY GAFFIN

SUPERVISORY PATENT EXAMINER